Name of Person Filing:	
Street Address:	
City, State, Zip Code:	
Telephone Number:	
Email Address:	
ATLAS Number (if applicable):	
Representing Self (No Attorney	or Represented by Attorney
If Attorney, Bar Number:	
<u> </u>	
SUPER	RIOR COURT OF ARIZONA
	PINAL COUNTY
	Case Number: S1100DO2
Name of Petitioner	
	DECRONICE TO DETITION FOR
	RESPONSE TO PETITION FOR
	LEGAL SEPARATION WITH
	CHILDREN
Name of Respondent	Honorable:
STATEMENTS MADE TO THE OATH GENERAL INFORMAT: 1. ABOUT MY SPOUSE, TH	ION
· · · · · · · · · · · · · · · · · · ·	ELETITIONER
Address:	
Date of Birth:	Social Security Number:
Occupation:	·
	months/years in a row, my spouse has lived in Arizona:
•	• •
2. ABOUT ME, THE RESPONSE	DNDENT
Date of Birth:	Social Security Number:
Occupation:	
Starting with today, number of	of months/years in a row, my spouse has lived in Arizona:
2 ADOLLT OUR MARRIAGE	
3. ABOUT OUR MARRIAGE	
Date of Marriage:	re we were married:
City and state of County when	ie we weie iiiaffieu:

4. ABOUT THE LEGAL SEPARATI	ON	
☐ I want to be legally separated from	my spouse, OR	
I do not want to be legally separate want to be divorced.	ed from my spouse because my mar	rriage is over and I
INFORMATION ABOUT PROPERTY	AND DEBTS	
Instructions: You must be specific. You must you or be paid by you and then check the box should go to or be paid by your spouse, as furnishings you could say, blue and white living it should go to you or to your spouse. Never Respondent box.	The You must then describe the proper and check the box. For example, using room sofa, and then check the box	erty and debt that under household ox to say whether
5. a. COMMUNITY PROPERTY: (c	check one box)	
☐ My spouse and I did not acquire an ☐ My spouse and I acquired commundivide it as follows:		
Description of Property/ Value of Property:		e, Respondent
Real Estate at: Legal Description:		
Description of Property/	My Spouse, Petitioner	Me, Respondent
Value of Property: Real Estate at:		
Legal Description:		
Household furniture and appliance	s:	
Household furnishings:		

	_ 🗆	
Other items:	-	
Pension/Retirement Fund/ Profit Sharing/Stock Plan/401K		
Motor Vehicles: Make: Make: Model: VIN Number: Lien Holder:	- -	
Motor Vehicles: Make: Make:	<u> </u>	Me, Respondent
b. SEPARATE PROPERTY: (check all boxes to I do not have any property that I brought into My spouse, the Petitioner does not have any marriage or separate property. I have property that I brought into the marria property awarded to me as described it below. My spouse, the Petitioner, has property that I separate property. I want this property awarded to Separate Property: (List the property and the value)	the marriage or separate property that he or shape or I have separate property into the or she brought into the or spouse as described	e brought into the coperty. I want this he marriage or has I below.

the Court who should get the property.)

5.

Description of Property/ Value of Property	My Spouse, Petitioner	Me, Respondent
	one box) y community debts during the marria ity for the debts incurred during the n	
Description of Property/ Value of Property	My Spouse, Petitioner	Me, Responden
debt, OR I have separate debt or debt that me as described below: My spouse has separate debt or should be paid by my spouse as described.	debts that were incurred prior to the note I incurred prior to the marriage that debt that he or she incurred prior to ribed below:	t should be paid by the marriage that
Description of Property/ Value of Property	My Spouse, Petitioner	Me, Responden
and state taxes as follows: For previous tax returns. In addition, for previous	f this is what you want) signs the Decree of Legal Separation, as years, the parties will file joint federa calendar years, both parties will pay a ncome taxes if any and other costs, a	al and state income and hold the other
	that the Decree is signed) and all futules and Regulations, file: Joint	•

Neither party is entitled to Spousal Maintenance (alimony), OR Petitioner OR Respondent is entitled to Spousal Maintenance/support because: (Check one or more of the box(es) below that apply. At least one reason must apply to get spousal maintenance.)
Person lacks sufficient property to provide for his or her reasonable needs; Person is unable to support himself/herself through appropriate employment; Person is the custodian of a child(ren) whose age or condition is such that the person should not be required to seek employment outside the home; Person lacks earning ability in the labor market adequate to support himself or herself; and, Person contributed to the educational opportunities of the other spouse or had a marriage of long duration and is now of an age that precludes the possibility of gaining employment adequate to support himself/herself.
 9. PREGNANCY Wife is not pregnant, OR Wife is pregnant The baby is due on(date), (and check one box below) The Petitioner and Respondent are the parents of the child, OR Petitioner is not the parent of the child, OR Respondent is not the parent of the child
WARNING. If wife is NOT pregnant STOP. YOU MUST FILE THE PAPERS FOR LEGAL SEPARATION WITHOUT CHILDREN.
 10. DOMESTIC VIOLENCE: (check the box that is TRUE if you intend to ask for joint custody) Domestic Violence has not occurred, OR Domestic Violence has occurred but it had not been significant
SUMMARY OF WHAT I SAY ABOUT DOMESTIC VIOLENCE THAT IS DIFFERENT FROM WHAT MY SPOUSE SAID IN THE PETITION
 11. CHILDREN OF THE PARTIES WHO ARE LESS THAN 18 YEARS OLD: (check one box) There are no children under the age of 18 either born to or adopted by me and my spouse. NOTE: If you checked this box, STOP. You should be using the response packet to
get a legal separation without children. OR The following child(ren) are under age 18 and were born to or adopted by me and my spouse: (Attach extra pages if necessary.)

Child's Name:	
Social Security No.:	
Address:	
Child's Name:	
Social Security No.:	Birth Date:
Address:	
Child's Name:	
Social Security No.:	Birth Date:
Address:	
Child's Name:	
Social Security No.:	Birth Date:
Address:	
between what you want and what y	E PETITION: (Summarize here what the difference is your spouse has asked for.)
	else. (check one box.) The conciliation requirements under or have been met. (This must be a true statement or you
This court has jurisdiction to law because the children have live filed. OR	MAKING JURISDICTION: (check only one box) decide child legal decision-making matters under Arizona d in Arizona for at least 6 months before the Petition was
Arizona law because the children	diction to decide child legal decision-making matters under have not lived in Arizona for at least 6 months before this have other reasons why the court may not have jurisdiction

	due to the residence of the children. See a lawyer for help.)
-	
16	GENERAL DENIAL: I deny anything stated in the Petition that I have not specifically admitted, qualified, or denied.
REQI	UESTS TO THE COURT:
_	LEGALLY SEPARATE OR CHANGE TO DIVORCE:
:	Legally separate the parties OR Change this case to a divorce case because my marriage is over and either I or my spouse have lived in Arizona for the last 90 days.
В.	SPOUSAL MAINTENANCE/SUPPORT (ALIMONY): Order spousal maintenance/support to be paid by Petitioner, OR Respondent through the Clerk of the Court/Clearinghouse in the amount of per month, and the statutory fee. Beginning with the first day of the month after the judge or commissioner signs the Decree of Legal Separation and continuing until the person receiving the spousal maintenance/support is deceased, or for months.
C.	COMMUNITY PROPERTY: Make a fair division of all community property as requested in this Response.
D.	COMMUNITY DEBTS: Order each party to pay community debts as requested in this Response, and to pay any other community debts unknown to the other party. Order each party to pay and hold the other party harmless from debts incurred by him or her since the party's separation on (date):
	SEPARATE PROPERTY AND DEBT: vard each party his/her separate property and debt.
F.	CHILD LEGAL DECISION-MAKING AND PARENTING TIME: Award custody and parenting time of the children common to the parties, and less than 18 years as follows: (Check either the sole custody box or the joint custody box. If you check the sole custody box, check only one box related to parenting time.)
F. 1	Petitioner OR Respondent, subject to parenting time as follows:

(Explain the reasons for no parenting time. Use extra paper if necessary):
(Explain the reasons for no parenting time. Ose extra paper if necessary):
(I) realize the appearant for me managine time. Her exitus memory if measurements.
interests of the child(ren) because:
No parenting time rights to the parent not having legal decision-making is in the be
The cost of supervised parenting time will be paid by the parent being supervised; the parent having legal decision-making; shared equally by the parties.
Requested restrictions on parenting time: (explain here):
Name of the person who will supervise: _
(Explain the reasons for supervision or no parenting time. Use extra paper if necessary
Supervised parenting time between the children and the Petitioner OR Respondent is in the best interest of the children because:

F.2 JOINT LEGAL DECISION-MAKING: Petitioner and Respondent agree to act as joint custodians of the child(ren) as set forth in the Joint Legal Decision-Making Agreement signed by the parties, if the Court agrees with the Joint Legal Decision-Making Agreement. (Remember, there can be no significant domestic violence in your marriage.)

G. CHILD SUPPORT DEVIATION:

INSTRUCTIONS: Within this packet you will find a child support calculator form for the Parent's Worksheet. You must fill out the child support calculator entry form online; there are instructions in this packet. **Fill this section out ONLY if you want a different amount of child support than is given on the child support calculator.**

- First, fill in the amount the child support calculator gives.
- Second, give reasons why the amount of child support should be different.
- Third, fill in the amount of child support that should be ordered.

The amou	nt of child support should be \$		
. CHILD	UPPORT:		
Neith	er party shall pay child support t	until further Order of the court.	
There	is an Order for Child Support	dated	_ (date) from
	der child support in this case	apport order for the minor child(ren e along with legal decision making	,
or Respons	dent. On the space provided, en	nould pay child support by checking of ter the amount calculated on the Parc usly requested. Choose whether you er the Decree is signed by a judge of	ent's Workshee want the chil
date.		er the Decree to agriculary to judge o	1
Petitic		ay child support to the other party is	•
Petitic	_ per month, beginning	ay child support to the other party is	•
Petitic		ay child support to the other party is	•
Petitions	_ per month, beginning	ay child support to the other party is	•
Petitions the metors OR until furth Worksheet attached lawage assig Phoenix,	per month, beginning onth following the date the Decre(date) er Order of the court. Child So t for Child Support calculated gereto and incorporated by reference to the court of	ay child support to the other party is	in the Parent' port Guideline hall be made b
Petitions the metors OR until furth Worksheet attached lawage assig Phoenix,		ay child support to the other party in ree is signed by the judge apport is based on the information pursuant to the Arizona Child Support. All child support payments slee Support Payment Clearinghouse (I	in the Parent' port Guideline hall be made b

	Petitioner OR Respo	ondent owes past su	pport for the period be	etween:
	the date this petition of OR			
	this petition was filed and the	<u> </u>		ee years before the date
I.	Petitioner, OR Responder the child(ren) common Respondent will pay for a expenses incurred for the child the Parents' Worksheet, when the Parents' Worksheet, when the Parents' worksheet is the Parents' Worksheet, when the Parents' worksheet is the Pa	lent will pay for the lent will pay for the parties and ll reasonable unrein hild(ren) in proportion	health, medical, and ded d under the age of 1 mbursed medical, den on to their respective i	ental insurance coverage 8 years. Petitioner and tal, and health- related
[.	TAX EXEMPTION: The exemptions on federal and	-		ax dependency
	Parent entitled to Claim	Name of Child	Current tax year	Later tax year
	☐ Petitioner OR			
	☐ Respondent			
	☐ Petitioner OR			
	☐ Respondent			
	☐ Petitioner OR			
	☐ Respondent			
	☐ Petitioner OR			
	☐ Respondent			
	☐ Petitioner OR			

OATH AND VERIFICATION OF RESPONDENT:			
the Respondent, being duly sworn and under oath, s atements are true, correct, and complete to the best of			
Date	Signature		
state of Arizona)			
) County of Pinal)			
ubscribed and sworn (or affirmed) before me this	day of, 20		
y(Name of Signer)	(Day) (Month) (Year)		
(seal) (Affix notary seal here)	Notary Public (Notary's Signature)		
opy of the foregoing mailed to e other party or their attorney			